

IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF TEXAS
DALLAS DIVISION

HARRISON COMPANY LLC,

Plaintiff,

v.

A-Z WHOLESALERS INC. and
BARKAT G. ALI,

Defendants.

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CIVIL ACTION NO. 3:19-CV-1057-B

ORDER IN LIMINE

CAME ON FOR CONSIDERATION Defendants, A-Z Wholesalers Inc (“A-Z”) and Barkat G. Ali (“Barkat”) (collectively “Defendants”), *Motion In Limine* (the “Motion”). After due consideration of the Motion and the arguments of counsel, hereby orders as follows: Is is

ORDERED, ADJUDGED, AND DECREED that

1. Any testimony or argument that contradicts Plaintiff’s deemed admissions. Particularly, but not limited to Plaintiff’s admission that Harrison and Imperial are two separate entities, and that no Harrison contracts were assigned to Imperial.

AGREED

GRANTED

DENIED

2. Any mention of the probable testimony of a witness who is absent, unavailable, or not called or allowed to testify in this case.

AGREED

GRANTED

DENIED

3. Any comments by Plaintiff’s attorney that informs the jury of the effect of its answers to questions in the charge.

AGREED

GRANTED

DENIED

4. Any mention that the parties engaged in settlement negotiations.

AGREED

GRANTED

DENIED

5. Any mention that the Defendants are/were involved in other suits not involving Harrison or Imperial as a party.

AGREED

GRANTED

DENIED

6. Any comment that the jurors should put themselves in the position of the Plaintiff.

AGREED

GRANTED

DENIED

7. Any comment or reference to Defendants' corporation as "foreign" or "alien" to Louisiana.

AGREED

GRANTED

DENIED

8. Any comment that Defendants do not have personal knowledge of Harrison's or Imperial's internal operations.

AGREED

GRANTED

DENIED

ENTERED this _____.

PRESIDING JUDGE